UNITED STATES DISTRICT COURT	
DISTRICT OF MASSACHUSETTS	
UNITED STATES OF AMERICA v.	) ) ) CRIMINAL NO. 04-10360-DPW )

NUMBER OF APPRICATION OF THE

## DEFENDANT'S MOTION FOR LEAVE TO FILE SENTENCING MEMORANDUM ONE DAY LATE

Defendant respectfully moves this Court to permit him to file his sentencing memorandum one day late. As grounds, undersigned counsel was unable to complete the memorandum prior to the close of business on August 22, 2005.

CARLOS MEDINA

CARLOS MEDINA By his attorney,

J Martin Richey B.B.O. #559902

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## **CERTIFICATE OF SERVICE**

I, J. Martin Richey, hereby certify that a true copy of the above document was served upon Assistant U.S. Attorney James F. Lang by delivery on August 23, 2005.

Martin Richey

Martin Richey